

THE KENTUCKY GAZETTE.

[No. 826.]

LEXINGTON.—PRINTED BY DANIEL BRADFORD, (On Main Street)—PRICE TWO DOLLARS PER ANNUM, PAID IN ADVANCE.

[Vol. XV.]

PUBLIC NOTICE.

The sale of Lots in the town of JEFFERSONVILLE, SITUATED on the Ohio river, just above the upper end of the rapids, on the North-Western side, will take place on the premises, on Saturday the 17th of July next. A credit of twelve months will be given for the payment of the purchase money. Bond with approved security will be required and deeds will be executed as soon as the consideration shall be discharged.

The land laid off is beautifully situated for a town, and the plan thereof was made out by President Jefferson and adopted by the Governor of the Indiana Territory and is among the most convenient and elegant in the United States. About the centre of the town on the river is an excellent harbour, and from it all the way to the lower end of the rapids runs the main and navigable current of the river. At Jeffersonville, the permanent seat of Justice for Clarke county is established; and the county by reason of the fertility of the soil and security of the land titles is populating very rapidly by useful and industrious citizens.

The rapids do on both sides afford the most eligible seats for water works; and as soon as merchant mills are erected (which is expected to take place before long) and trade get into its regular and permanent channel, the people contiguous to Jeffersonville and Louisville, which are in full view of each other, will enjoy greater advantages than any part of the western country.

ISAAC BOWMAN,
by his attorney in fact
JOHN GWATHMEY.

DISTRICT OF OHIO,

Supervisor's Office, July 1st 1802.
PUBLIC NOTICE, Is hereby given—
THAT the subscriber hath been designated by the Secretary of the Treasury, to receive from individuals, such blank STAMPS as may be presented within the space of four months from the date hereof, and to pay the value thereof, deducting in all cases seven and one half per cent, in conformity to an act of Congress, entitled "An act to repeal the internal taxes."

JAMES MORRISON,
supervisor.

TAKEN up by the subscriber living near the head of Salt river, Mercer county, a BLACK MARE, 4 years old this spring, about thirteen hands high, has a star and snip, no brand perceptible—Appraised to £ 7.

JOHN IRWIN.

February 19, 1802. †

PUBLIC SALE.

State of Kentucky,
Washington District Court, 1802.
Gary L. Clarke, Compt.

Again
Joseph Conkling, William Lloyd, Thomas Lloyd, Abigail Lloyd, Betsey Lloyd and Thomas Lloyd, heirs and representatives of Samuel P. Lloyd deceased, Defts.

IN CHANCERY.

Pursuant to a decree of the said Washington district court, in the above cause, we shall expose to public sale at the court house door in the town of Washington, in the county of Mason, on Monday the nineteenth day of July next, all the right title and interest of the above defendants of in and to a certain tract of land, of twenty eight thousand three hundred and thirty four acres, formerly in the said county of Mason, but now in the county of Fleming, on the waters of little Sandy. Patented to Charles Fleming.—The terms to be made known at the time of sale.

John Graham,
Winston Parker, } Cms.
Lewis Bullock,

May 17, 1802.

JUST PUBLISHING,

And will be ready for delivery at the Office of the Kentucky Herald, on Friday, the 16th inst.—Price 1s.

A DEFENCE

Of the late

LEXINGTON SOCIETY OF METHODISTS,
Against the charges of
The Rev. William Burke.

By GEORGE BROWNLEE & JOHN MURPHY.

LIST OF LETTERS

REMAINING in the Post Office Lexington, on the 20th June 1802, which if not taken out in three months, will be sent to the General Post Office as Dead Letters:

—Ann Aikens, care of Geo. Brownlee; Robert Adams, Fayette county K. William Anderson, Cane run, care of the rev. Robert Armstrong; Elisha Allen, Fayette county, K. 3; capt. Nathaniel Alby, near Lexington; Britton Ayers, do. capt. Richd. Allen, do. capt. George Alcorn, do. capt. Absalom Adams, do. capt. Braxton Abernathy, do. Henry Alderson, Fayette county K.

B—James Britton, Jeffamine, K. care of Jonas Davenport; Hugh Boyd, care of Joseph Hudson, Lexington; 2; maj. Humphrey B. Brooke, do. 2; Montgomery Bell, do. 2; mrs. Peggy Buford, do. Samuel Blair eqd. do. James Beatty, do. John Baylor eqd. do. rev. Squire Clegg, Fayette county K. Jacob C. Butler, do. near Lexington; John Boefel, do. John Butler Lexington; John Bacon, do. Philip Brink, Fayette county, Lexington; George Bradford, do. Joseph Benham, Kentucky; James Bullock, near Lexington, mls. Rebecca Brannum, Lexington; Samuel Boon, Fayette county, near do. James Ball, Lexington, near Cleveland's mill, col. Ab. Bowman, near Lex. 2; James Bell, Fayette, capt. John Brock, Lexington; David Bell, near do. Jeff Beauchamp, eight miles from Lexington, on Leetown road.

C—James Crutcher, Jeffamine, Ken. Anne Campbell, near Lexington; Thomas Clarke, near Cros-plain, Fayette county, Thomas Cavin, near Lexington, John Clarke, do. James Collins, now at do. Charles Cullin, Higby's mill, near do. Benjamin Cragg, Lexington, Frankfort, or Williams-Port; Jacob Cifer, blacksmith, near Lexington; Alexander Caldwell, Lexington; Thomas Carnell, Big Bone, John Crawford, Kentucky, care of the rev. Adam Ranken; mrs. Elizabeth Cape, Lexington; John Cannon, care of Patterson Bain, do. James Crawford, in Kentucky; Joseph Clarke, Lexington, John Caughey, do. John Cramer, neardo. John Clymonds, do. Thomas Carneel eqd. do. Price Curd, do. Mathew Clarke, near do. capt. George Caldwell, do. Joel Collins, near do. mr. Carothers, do. the rev. Mr. Crawford, do. George Clarke eqd. do.

D—Jane Duncan, near Lexington, Thornton Deavours, Lexington, Charles Duncan, Jeffamine county, Dicky Davidson, care H. Ewing, Samuel Duequa, near Lexington care John Fields, Dick Davidson, do. care A. M'Calla, John Dill, care L. Clinton, do. mr. Dawton, near do. maj. William Davenport, do. mr. Dunlap, do. maj. Dedman, do. capt. Edward Darnaby, do. Andrew Dunn, care of James M'Conn.

E—Thomas Evans, near Lexington, Will. Essex, Lexington, capt. Littlebury Ellis, do.

F—Mr. Franklin, Lexington, capt. Joseph Frazer, near do. Leonard Fleming, do. capt. John Freeman, do. maj. Fisher, do. mr. Pier, do. Robert Pier eqd. Lexington, Joshua Fry eqd. do. Hugh Forbes, near do. care G. Trotter, Madox Fisher, Lexington, Robert Frank Bon's station, Icar Foreman, near Lexington, mrs. James Fisher, do. Polly Fifson, Fayette county, care of Hugh Mullen, Benjamin Futh, Lexington, Hugh Foiter, do. Anderson Farmer, care of Anthony Prewitt, near do.

G—James Gibson, near Lexington, mrs. Sally Gray, Grayfields, Lex. Young Gray, Lex. Lewis Garritt, do. capt. Archibald Gray, 2d reg. infy'ty do. Abner Gaines, do. Hugh Gowen, near do. Jeff Griffith, do. Josiah Griffith, state of Kentucky, Lece Gettings, Lexington, Thomas Garrett, do. capt. William Grant, do. mr. Gwin, do.

H—Abraham Houler, Jeffamine county, Thomas Helm eqd. do. Thomas Hawthorn, Taylor, Lexington, George Hunt, near do. John Heugh, Lexington, rev. William Hume, care of rev. mr. Armstrong, Bennet Henderson, Jeffamine county, Benjamin Howard eqd. Lexington, David Howell near do. mrs. Penelope Hart, Woodford county, William Hart, Lexington, 2; Thomas Hopkins, do. John Hamilton, Redstone settlement, or elsewhere in Kentucky; mrs. Susanna B. Herndon, near Lexington, mrs. Elizabeth Hackley Jeffamine county, Benja-

min Howard eqd. Lexington, Joseph Hendricks, Kentucky, James Hughes eqd. Lexington, James Hord, Jeffamine county, Thomas Helm, do. James Huston, near Lexington, Moses Hover, Lexington, George Hamilton, near do. Charles Hunter, Lexington, K. Thomas Hughes, care of Saml. Trotter, Lexington, Joseph Hay, Fayette do. David Harbison, care of Trotter & Scott, do. William Houston, do. Osborne Henley, near do. William Hamilton eqd. Lexington, mr. Williamson, do. mrs. Hill do. J. Harrison do. J. Thomas Irwine, Robert Irwine, near Lexington, William Irwine, Jeffamine, Samuel Johnson eqd. Josiah S. Johnson, Robert Johnson, James Johnson eqd. John Johnson.

K—Nicholas Kelly, Jeffamine county, capt. Robt. Kirk, Lexington, Charles Kimble, care of Wm. Amis, Elizabeth Kelly, Henry King, eqd. major Kirkley, 2, near Lexington, Joshua Kelly, a Jeffamine.

L—John Lyle, near Lexington, 2; James Lindsey, care of col. Patterson, George Leas, 2, care of Archd. Logan, George Leycavitt, eqd. James Locket, William Lindsey, mr. Louthead, Nicholas Lewis, 2, Jeffamine.

M—Rev. William M'Kendrea, 2, mrs. Jenny M'Nairy, near Crawford's meeting house, William Moore, David Mitchell, mrs. Mello, Peter Mason, Robert Moseley, Richard Morton, John McCrake, Peter Moore, capt. Henry Marshall, John Morrison, Nathaniel Morrison, William Marshall, near Lexington 2, Archibald M'Kee, do. Abraham Morehouse, Zachariah Mangum, care of Shackson, Jeffamine, William M'Farlane, care of maj. Morrison, Humphrey Marshall eqd. near Lexington, Elijah Mount, Collister M'Collister, William M'Glelland, near Lexington, Francis M'Mordie, 2; col. Muldrum, N. M'Chan, John Mason, 2; William B. Martin, care of S. Blair eqd. col. Saml. M'Dowell, Jeffamine, mr. M'Daniel, 2, Plains, John Morton.

N—George Neal, Jeffamine county, Thomas Nixon, care of Alex. M'Gregor, Lexington, mr. Nuckles, near do.

O—Jacob Ott, hatter, Lexington, John O'donnit, James Owen ditto, mr. Oliver ditto, James Officer near ditto, care of Geo. Robinson eqd.

P—John Price near Lexington, Doctor Daniel Preston Lexington, mrs. Mary Payne near ditto, Robert Poage near ditto, Robert Patterson state of Kentucky, John Payne near Georgetown, care of James Payne near Lexington, Thomas Poor Jeffamine, John Peake Lexington, Peter Paul stone-mason ditto, Capt. Ephraim Poor, near ditto, mr. Prewitt Lexington, mr. Pew near ditto, Capt. Braxton Pollard Lexington, Maj. William Porter ditto, Moles Patter ditto, Ira Percival ditto, —Jofah Reiley, John Ruffell eqd. near Lexington, Jacob Ryman ditto, mr. Rossie Hoe-maker, George Roland near Lexington, Thomas Randolph 2, Ninian Riley, Deborah Ruffell, Samuel Robertson, Robert S. Russel eqd. near Lexington, James Rogers, Henry Rohrer Jeffamine, Gearard Riley, Lex.

S—Capt. Stone, capt. William Schreiber, Mr. Subblefield, capt. William Simpson, gen. John South, Richard Steele, major Thomas Shredley, captain John Spears, captain John Shock, capt. Shely, Francis L. Smith, Joseph Smith student, John Starks, Allen Sowder, Samuel Still, rev. Andrew Steele, Martin Smith, George Shackson, Peyton Southall, Frederick Shivel, Alexander Smith, Thomas Scott, Andrew Scott at mr. Crozier's Lexington, Dorcas Smith, care of S. & G. Trotter, Stephen Stroud, James Shillman near Lexington, David Sharpe, care of Ebenezer Sharpe, Samuel Smyth eqd. care of Alexander and Neal M'Neal, Henry Simlare Redstone settlement or elsewhere in Kentucky, James and Thomas Smart Kentucky state, Eliza Smith, mother of Hickman, John D. Scott Jeffamine, William Shreve eqd. ditto, Jacob Springer ditto, Sheriff of Fayette county, near ditto, William Tyre, Lex.

T—Anthony Thornton eqd. Lexington, Stephen Temple ditto 2, doctor Peter Trifler Jeffamine, John Taylor ditto, William Taylor near Lexington, John Taylor ditto, Fielding L. Turner eqd. ditto, Levi Todd eqd. ditto, mrs. Polly Thurston Jeffamine, Buckner Thurston eqd. Lexington 2, mr. Tomlinson near ditto, Capt. Thompson Lexington, Capt. Robert Tucker ditto, Jacob Troutman near ditto, Capt. Trimble Lexington, Capt. Tandy near ditto, William Tyre, Lex.

V—John Vance, mrs. Betsey Varnum.

W—Rev'd. Mr. Wells, Thacker Webb,

Mr. Washburn, Adam Wina, George Winn,

Mr. Wallace near Lex. maj. James Wood,

John White near Lex. mrs. Mary A. Wallace,

Benjamin Weller, Mr. Satty White near Lexington, col. Benjamin Whaley, doctor

Walter Warfield, doctor John Watkins, mrs. Wilkinson, white-smith, col. John Watts, James Wafon, Braxton Winn, John Wrigley, Rebecca Williams, George Walker eqd. Jeffamine 4, Walker Wyatt ditto, David Walker ditto, capt. Philip Webber ditto, Fielding de Wald Lexington.

Y—Leonard Young eqd. Jeffe Yarnold,

JOHN JORDAN JUN. P. M.

JUST PUBLISHED

And for sale at this Office, Price 3s.

A REVIEW

OF THE
NOTED REVIVAL IN KENTUCKY,
BY THE REV. ADAM RANKIN.

A. RANKIN,

PRESENTS his grateful acknowledgements to his Readers, for the encouragement they have given his humble attempt to serve the public—requiring all those who purchase his Books, to leave their names with those from whom they buy; as he means to emit to them gratis, an Appendix, he is now writing on another subject—to contain about 18 pages.

May 11, 1802.

A large and general assortment

BAR IRON

For sale, at the sign of the BUFFALO, in the town of LEXINGTON, on the most moderate terms, for CASH only.

BENJ. WHALEY.

June 30th, 1802. 3w*

JOHN ADAMS & GEORGE ADAMS JUN.
HATTERS,

HAVE opened a Shop opposite Mr. Bradford's Printing Office, where they will keep a constant supply of HATS of all kinds; which they will sell at the following prices for Cash:

Men's Roram, 42 dolls. per doz.

Women's ditto, 36 ditto

Wool Hats, 12 ditto

They will give the highest prices in Cash for Beaver and Racoons Furs, or Lamb's Wool.

WANTED IMMEDIATELY,

A number of good Journeyman Hatters. They will be paid the following prices in Cash, for manufacturing Hats—

For Beaver, 1 doll. 50 cents.

Caftor, 1 25

Roram, 1 00

Wool, 50

Lexington, July 9.

RAN AWAY

FROM the subscriber, living three miles from Lexington, between the Hickman and Tates creek roads, on Monday the 5th instant, a negro man named JES—his complexion is rather yellow, about five feet seven inches high; had on an old blue coat, striped linsey jacket, linen overalls, and an old wool hat with an air-hole cut in each side. Whoever takes up said negro, and secures him to that I get him again, shall be well rewarded, and all reasonable charges paid by

EPHRAIM PORTER.

July 8th, 1802.

LIST OF LETTERS
Remaining in the Danville Post Office, which if not taken out within three months, will be returned as dead letters.

B

Richard Ballinger, Knox county; John Ballinger, surveyor Knox county; Henry or Philip Banger, Mercer near Danville.

C

Isaac Couvert, Mercer county; Andew L. Crow.

D

Wm. P. Duvall, Danville; Jos. Deban, supposed to be in Mercer county.

H

James Hawthorn, Danville.

J

Thomas Jones, Lincoln.

L

John Logan, near Danville.

M

George Macky, near Danville; Danla Mayo, Newport; Rane M'Kinney, Mercer county; Langton M'Vey, Danville.

R

John Russell, Danville.

T

John Tadlock, Mercer county; Isham Talbot Sen. Mercer county.

V

Andrew Vonney, Danville.

JOS. HERTICH, P. M.

1st July, 1802.

[PUBLISHED BY AUTHORITY.]

SEVENTH CONGRESS
OF THE
UNITED STATES,
at the FIRST SESSION,

Begun and held at the City of Washington, in the Territory of Columbia, on Monday, the Seventh of December, one thousand eight hundred and one.

AN ACT

To provide for the establishment of certain districts and therein to amend the act, intituled "An act to regulate the collection of duties on imports and tonnage," and for other purposes.

BE it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the last day of June next, a district shall be formed from the district of Yorktown, in Virginia, to be called the district of East River, which shall comprehend the waters, shores, harbours and inlets of North and East River and Mobjack bay, and all other navigable waters, shores, harbours and inlets within the county of Mathews, in said state; and it shall be lawful for the President of the United States to designate a proper place to be the port of entry and delivery within the said district; and to appoint a collector and surveyor of the customs to reside and keep their offices theret, who shall be entitled to receive, in addition to the fees, and other emoluments established by law, the annual salary of two hundred dollars each.

Sec. 2. And be it further enacted, That from and after the said last day of June next, Bennett's creek, within the district of Edenton, and state of North-Carolina, shall cease to be a port of delivery, as heretofore established, and the offices, authority and emoluments of the surveyor of said port, shall also, from thenceforth, terminate and be discontinued; and a port of delivery in lieu thereof, shall be established, on Salmon creek within the district aforesaid, at a place called the Tombstone; and a surveyor of the customs shall be appointed to reside and keep an office theret, who shall be entitled to receive for his services, in addition to the fees established by law, the annual salary heretofore allowed to the surveyor of Bennett's creek.

Sec. 3. And be it further enacted, That from and after the said last day of June next, a port of delivery shall be established at the mouth of Slade's creek on the north side thereof, within the district of Washington, and state of North-Carolina, on a certain tract of land, intended and designated for a town, wherein William Parmenter resides; and a surveyor of the customs shall be appointed to reside and keep an office theret, who shall be entitled to receive for his services, in addition to the fees established by law, an annual salary of one hundred and fifty dollars.

Sec. 4. And be it further enacted, That in the territory of the United States northwest of the river Ohio, there shall, from and after the passing of this act, be established a district, to be called the district of Marietta, which shall include all the waters, shores and inlets of the river Ohio, on the northern side, and the rivers waters and shores connected therewith, above or to the eastward of, and including the river Scioto, from the mouth thereof, upwards, as far as the same may be navigable;—And a collector of the customs shall be appointed to reside and keep an office at the town of Marietta, which shall be the sole port of entry and delivery for the said district; and the said collector shall be entitled to receive for his services, in addition to the fees and other emoluments established by law, an annual salary of one hundred and fifty dollars.

Sec. 5. And be it further enacted, That it shall be lawful for the President of the United States to establish, when it shall appear to him to be proper, in addition to the port of entry and delivery already established on the Mississippi, fourth of the state of Tennessee, one other port of entry and delivery on the said river; and to appoint a collector of the customs to reside and keep an office theret, and to appoint one or more surveyors to reside at such place or places, as he may think proper to designate as port of delivery only; and the surveyor or surveyors so appointed, shall be subject to the control and direction of the collector within whose district he or they shall reside.

Sec. 6. And be it further enacted, That from and after the passing of this act, no duty shall be demanded or collected on merchandise of the growth, produce or manufacture of the United States, or of any foreign country transported coastwise between the Atlantic ports of the United States, and the districts of the United States on the river Mississippi, or any of its branches, although landed at the port of New-Orleans, on its passage; provided the same would not be subject to duty, or liable to seizure, if transported from one district of the United States, on the coast, to another: And provided likewise, That no deduction for a drawback shall have been inflicted upon the export of such merchandise from the Atlantic ports of the United States to any foreign port or place; and to the end as well that fronds on the revenue may be prevented, as that the coasting vessel of the United States may be permitted to participate in the said trade, the Secretary of the Treasury, with the approbation of the President, is hereby authorized to prescribe and establish such forms and regulations,

and the same from time to time with the like approbation, to alter and amend, for the government of the officers of the customs in this respect, as he may think proper and necessary; on the observance of which, merchandise thus transported shall be exempt from duty; and it shall be lawful for the coasting vessels of the United States to be employed in the said trade, and not otherwise.

Sec. 7. And whereas, it is provided by the hundred and fourth section of the collection law that merchandise belonging to British subjects may be brought (without regard to the character of the vessel importing the same) into the ports of the United States on the northern and north-western frontiers, subject to no higher or other duties than are or shall be payable by the citizens of the United States, on the importation of the same in American vessels into the Atlantic ports of the United States; and it being just and reasonable that the same privilege should be extended to vessels and merchandise belonging to persons residing at New-Orleans, and other ports of Louisiana and Florida, on the Mississippi, or any of its branches: Be it further enacted, That from and after the last day of June next, all goods and merchandise, the importation of which into the United States shall not be wholly prohibited, shall and may be used for the purposes of commerce to be brought into the ports of the United States on the Mississippi, or any of its branches, in vessels belonging to New-Orleans or any other port of Louisiana or Florida, on the Mississippi; and such goods or merchandise, shall be subject to no higher or other duties than are, or shall be payable by the citizens of the United States, on the importation of the same in American vessels into the Atlantic ports of the United States.

Sec. 8. And be it further enacted, That from and after the last day of June next, no duty on the tonnage of any boat, flat, raft, or other vessel, shall be demanded, or collected on the arrival or entry of such boat, flat, or raft, or other vessel in any district which is or may be established on the Mississippi, or any of its branches, and on the northern and north-western boundaries of the United States; Provided nevertheless, that this exemption shall not be construed to extend to any vessel above fifty tons burthen, and which shall not be wholly employed in carrying on inland trade between the ports of the United States on the Mississippi, and its branches, and the ports of Louisiana and Florida, on the same, including New-Orleans, and between the ports of the northern and north-western boundaries of the United States and the British provinces of Upper and Lower Canada.

Sec. 9. And be it further enacted, That all that part of the act entitled "An Act to regulate the collection of duties on imports and tonnage," passed on the second day of March, one thousand seven hundred and ninety-nine, that directs that the collector of the district of George Town shall reside at George Town, and is hereby repealed.

NATHL. MACON,
Speaker of the House of Representatives.
ABRAHAM BALDWIN,
President of the Senate pro tempore.

APPROVED, May 1, 1802.

TH: JEFFERSON,
President of the United States.

AN ACT
Making appropriations for the Military establishment of the United States in the year one thousand eight hundred and two.

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That for defraying the several expenses of the military establishment of the United States, for the year one thousand eight hundred and two, for the Indian department, for the arsenals and armories, for the erection of fortifications, the following sums be and the same hereby are respectively appropriated: that is to say:

For the pay of the army of the United States, the sum of 292,273 dollars, including therein the sum of 60,000 dollars appropriated by an act of the present session.

For the subsistence of the army, the sum of 201,027 dollars and 40 cents.

For forage, 3,804 dollars.

For clothing 66,630 dollars.

For the medical and hospital department 10,000 dollars.

For bounties and premiums, 2,000 dollars.

For all expenses of transportation, tents, tools, and the contingent expenses of the war department, 64,000 dollars.

For the pay, subsistence, and clothing of the corps of engineers, 7,010 dollars, and 80 cents.

For the Indian department, 71,750 dollars.

For the expenses incident to the arsenals, magazines, and armories of the United States, 66,760 dollars and 88 cents.

For erecting and completing fortifications and barracks, 70,500 dollars.

For running certain boundary lines between the Indians and white inhabitants of the United States and for ascertaining the lines of fundy referred tracts of land in the Indiana and north-western territories, 5,000 dollars.

Sec. 2. And be it further enacted, That for defraying all expenses which will arise in consequence of discharging the officers, non-commissioned officers, and privates, who are or shall be, supernumerary by the act of the present session, entitled, "An Act fixing the military peace establishment of the United States" and for carrying the said act into complete operation, the following sum be, and

they hereby are respectively appropriated; that is to say:

For the pay of the officers, non-commissioned officers, and privates, to be discharged, 39,500 dollars:

For subsistence, 18,000 dollars:

For clothing, 12,000 dollars:

For forage, 1,500 dollars:

For the medical department, 2,000 dollars:

For quarter-master's department, 45,000 dollars:

For bounties and premiums, 1,500 dollars:

For allowance to officers and soldiers who are to be discharged, 30,000 dollars:

For contingencies, 9,000 dollars:

Sec. 3. And be it further enacted, That a sum not exceeding 40,000 dollars, including any unexpended balance of the sum of 15,000 dollars, appropriated by the act approved on the 13th of May, 1800, entitled, "An act to appropriate a sum of money to defray the expenses of holding a treaty or treaties with the Indians," be, and the same hereby is appropriated for defraying the expense of any treaty or treaties which may be held with the Indians south of the river Ohio: Provided, That the compensation to be allowed to any commissioner appointed, or who may be appointed, for negotiating such treaty, or treaties, shall not exceed, inclusive of travelling expenses, the sum of 8 dollars per day, during the actual service of such commissioner.

Sec. 4. And be it further enacted, That the several appropriations herein before made, shall be paid and discharged, first, out of an

balance remaining unexpended of former appropriations for the same objects, and

secondly, out of any monies in the treasury not otherwise appropriated.

NATHL. MACON,
Speaker of the House of Representatives.

ABRAHAM BALDWIN,
President of the Senate pro tempore.

APPROVED, May 1, 1802.

TH: JEFFERSON,
President of the United States.

AMERICA.

Massachusetts.

SALEM, June 22.

FROM GUADALOUP.

On Saturday last, Capt. Daniel Stone arrived at Newbury-Port from Point Petre—He left that place on the 1st of June, and fully confirms the account published by Capt. Langdon, who arrived at Boston on Thursday last, viz.—That Delgrès, commanding the black troops at the fort of Batailleterre, left that fort on the night of the 23rd May, whether by stratagem or compulsion he cannot tell, and made a sudden push at Point Petre, burning and destroying all the plantations in their way. The white army followed, and had several skirmishes with them before their arrival at the Point, which was on the 27th or 28th, when they had a very severe engagement, wherein the negroes were beaten and dispersed, losing about 700 men, and the next day about 400 were taken prisoners and brought to the Point, where they were immediately shot. Slavery was second in command in the white army, during the engagement, Capt. S. thinks that the business will soon be finished; and yet from some circumstances he mentioned, there is reason to apprehend it will not. He informs that all Grand Terre remained quiet, until the day he failed, when he saw a number of large fires; from which it is to be feared the negroes on that quarter, excepting that Delgrès would be successful, have joined in the rebellion; and if so, it will be a very difficult thing to quell them. However, this is only conjecture, and may not be realized. The property left behind in their route from Batailleterre to the Point must be very great, as they passed through Cape Terre, where are some of the largest and finest plantations in the island. Captain Stone cannot say whether the plantation negroes joined the insurgents.

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BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That for defraying the several expenses of the military establishment of the United States, for the year one thousand eight hundred and two, for the Indian department, for the arsenals and armories, for the erection of fortifications, the following sums be and the same hereby are respectively appropriated: that is to say:

For the pay of the army of the United States, the sum of 292,273 dollars, including

therein the sum of 60,000 dollars appropriated by an act of the present session.

For the subsistence of the army, the sum of 201,027 dollars and 40 cents.

For forage, 3,804 dollars.

For clothing 66,630 dollars.

For the medical and hospital department 10,000 dollars.

For bounties and premiums, 2,000 dollars.

For all expenses of transportation, tents, tools, and the contingent expenses of the war department, 64,000 dollars.

For the pay, subsistence, and clothing of the corps of engineers, 7,010 dollars, and 80 cents.

For the Indian department, 71,750 dollars.

For the expenses incident to the arsenals, magazines, and armories of the United States, 66,760 dollars and 88 cents.

For erecting and completing fortifications and barracks, 70,500 dollars.

For running certain boundary lines between the Indians and white inhabitants of the United States and for ascertaining the lines of fundy referred tracts of land in the Indiana and north-western territories, 5,000 dollars.

For defraying all expenses which will arise in consequence of discharging the officers, non-commissioned officers, and privates, who are or shall be, supernumerary by the act of the present session, entitled, "An Act fixing the military peace establishment of the United States" and for carrying the said act into complete operation, the following sum be, and

are most capable of mischief. The well disposed part of the slaves, whom a sense of injury, or the delusions of the bair, may have for the moment led astray, should be reclaimed by a kind but decided treatment, and an exposure of the inevitable destruction which must follow any hostile attempt.

We are informed that upwards of one hundred negroes are imprisoned in the jail of Martin county, and many others in the neighborhood.

PUBLIC SALE.

Will be exposed to sale at Public Vendue, on Thurday the 22d inst, at the late dwelling house of James Russell, dec, all the personal estate of the deceased, consisting of Slaves, Horses, Cattle, Household Furniture, Books, Farming Utensils, &c. Considerable credit will be given, and the terms made known on the day of sale.

JOHN JORDAN, Jun. } Ads.
THO. BODLEY, Lexington, July 16 1802.

ALL persons indebted to the estate of JAMES RUSSELL, dec, are requested to make immediate payment, and those who have demands against said estate, are desired to present them to the subscribers, properly authenticated, that arrangements may be made for their discharge.

JOHN JORDAN, Jun. } Administrators.
THO: BODLEY, Lexington, July 16th, 1802.

NOTICE.

THE partnership heretofore subsisting under the firm of M'KEEN & MUNSON, is this day dissolved by mutual consent. All persons having claims are requested to exhibit them for settlement; and those indebted, to make immediate payment to either of the subscribers.

JOHN M'KEEN,
JOEL M. MUNSON,
Baltimore, 16th April, 1802.

THE SUBSCRIBER

Respectfully informs those who have been in the habit of dealing with the late firm of M'KEEN & MUNSON, that he continues

The China, Glass & Queens Ware

Business,

At the old stand, No. 220, Baltimore street— and finding from experience, that the distant Western Merchants generally arrive to make their purchases before the usual time for the spring and fall ships from Europe—he has made arrangements for an early and general supply—And having engaged the person to pack, who has done the packing for the former business for four years past, he can with confidence inform his friends, that this part of the business will be conducted with the usual care and attention.

JOEL M. MUNSON.

15th May, 1802.

PURSUANT to a decree of the Lexington District Court, in the suit wherein William Morton & Company are claimants, and James Moody & Samuel Downing are defendants; we the claimants therein named, will expose to

PUBLIC SALE at the door of the court house in Lexington, on Monday the 9th day of August next, (being Fayette court day) between the hours of 11 in the morning, and 4 in the afternoon, for the best price that can be got in cash; two tracts or parcels of land, to wit: 1000 acres situated in the district set apart for the officers and soldiers of the Virginia state line, joining a survey made for Wm. H. Parker, on Fishing creek, granted to James Moody by patent, bearing date the 9th day of April 1796.—Also 1000 acres lying in the district aforesaid, joining a survey of Robert Todd, on the waters of Ruffell's creek, granted to the said James Moody, by patent bearing date the 9th day of April 1796, being two of the tracts in the Bill and Mortgages, in the suit aforesaid, mentioned and described.

Alexr. Parker,
John Jordan Jun.
Lexington, 9th July 1802.

RAN AWAY

FROM John Caldwell in Green county, in January last, a Negro Man named H A R R Y, about 5 feet 9 inches high, between 30 and 40 years of age, well made—he formerly belonged to Col. Nicholas, and it is probable he is now in the neighborhood of Lexington. Whoever will secure the said Negro in any jail so that I get him, shall have Ten Dollars, or for delivering him to William Shain at Dry Lick, in Bullitt county, Ten Bushels of Salt will be paid.

William Caldwell.

July 14th, 1802.

TAKEN up by the subscriber living in Barren county, one Sorrel Mare, 13 hands 3 inches high, blaze face both hind feet white, about 10 or 11 years old, no brand, has a small bell, on marked thus: M; appraised to 6.

WILLIAM WELSH.

March 22, 1802.

Lexington, July 16.

Extract of a letter from Charles Wilkins esq. to the Editor of this paper, dated Chillicothe, the 13th July, 1802.

A man of the name of Williams, was apprehended near this place yesterday, with a horse and a mare said to be stolen from the neighborhood of Lexington. The following is a description—A BAY HORSE, fifteen and a half hands high, paces and trots, white on his hind feet, four years old; valued at 120 dollars. A GRAY MARE, about fourteen hands three inches high, branded on the near shoulder AP joined together, about seven years old, a large ear on her left buttock, valued at 100 dollars."

The original names of all the public hospitals in France have been restored, and the whole of the revolutionary appellations abolished.

The editor of the Examiner returned from Norfolk yesterday. He there conversed with a gentleman of respectability, from that neighbourhood in North-Carolina, where it was said the dangerous insurrection of the negroes took place—he has the satisfaction of informing his fellow citizens that the report is entirely groundless. (Exam.)

We have authority to state, that the box returned by General Washington's executors to the Earl of Buchan, is to be sent by his lordship to Dr. Ruth, in order to be deposited by him hereafter in a college, to be erected in the United States, intended to be the same for the endowment of which General Washington bequeathed his shares in the Potowmack company.

Phil. Pap.

STATE OF KENTUCKY.

SUPERVISOR'S OFFICE.

July 8th, 1802.

IN pursuance of a direction of the ad. of Congress of the 16th March last, entitled "An act to amend the act entitled an act to lay and collect a direct tax within the United States," public notification is hereby made, that transcripts from the tax lists, of the several collectors of direct tax, in the state of Kentucky, containing all lands, which according to the provisions of the act to lay and collect a direct tax, are liable to be sold for non payment of the said tax, specifying the barters in whose names the assessments were originally made, and the sums respectively due thereon, are lodged in this office, and are open to the free inspection of all concerned.

And in further pursuance of the said mandatory act, notice is hereby given, that the several collectors of direct tax in the District or State of Kentucky, will proceed at the hour of 12 o'clock, on the respective days, and at the places following, in their respective Collection Districts, and to continue the same in like manner, from day to day, until completed, to sell at public sale so much of all lands in the Districts respectively named, on which any part of the tax remain unpaid, at the expiration of six months from the date hereof, as will be sufficient to satisfy the same, together with all costs and charges incurred in preparing for advertising, and making the sales, that is to say,

On the fourteenth day of February next at Lexington, by George Manfell, Collector of the 1st Collection District, composed of the counties of Fayette and Jefferson—and on the seventeenth of January at Paris, by George Manfell, being also Collector of the ad Collection District, composed of Bourbon county—on the fourteenth of February at Bairdton, by Daniel L. Morrison, Collector of the 2d Collection District, composed of the counties of Hardin, Nelson, and that part of Bullitt county lying South of Salt river—on the twenty-fourth of January at Harroldsbury, by John Harbison, Collector of the 4th Collection District, composed of the counties of Mercer, Washington, and that part of Franklin county lying South of Kentucky river—on the fourteenth of February at Stanford, by Joseph Ballinger, Collector of the 5th Collection District, for the counties of Lincoln, and Garrard—and on the first Monday in March at Richmond, in Madison county, being the balance of said district—on the seventh of February at Cynthiana, by Isaac Holman, Collector of the 6th Collection District, composed of the counties of Campbell and Harrison—on the seventeenth of January at Greenbush, by John Crow, Collector of the 7th Collection District, composed of the county of Green, and that part of Warren county lying East of Big Barren river—on the twenty-fourth of January at Frankfort, by William Hubbell, Collector of the 8th Collection District, composed of the counties of Woodford, Scott, and that part of Franklin county lying North of Kentucky river—on the seventh of February at Louisville, by James Macconnell, Collector of the 9th Collection District, composed of the coun-

ties of Jefferson, Shelby, and that part of Bullitt county lying North of Salt river—on the twenty-fourth of January at Washington, by Peter Machir, Collector of the 10th Collection District, composed of the counties of Mafon, Bracken and Fleming—on the 17th of January at Rutherford, by Willis Morgan, Collector of the 11th Collection District, composed of the counties of Logan, Christian, and that part of Warren county lying west of Big Barren river—and on the seventh day of February at Mount Sterling, by Thomas L. Patterson, Collector of the 12th Collection District, composed of the counties of Clarke and Montgomery.

And as this publication is the only one required to be made on this subject, the 2d, 3d, 4th, 5th, and 6th sections of the mandatory act referred to, are subjoined hereto, for the more perfect information of all concerned, and to place those whose lands may have been affected in wrong names, the more certainly on their guard.

JAMES MORRISON,
Supervisor, Dist. of Ohio.

Note.—The counties mentioned above, have a reference to the situation in which they stood in October 1798.

EXTRACT FROM THE LAW.

Sec. 2. And be it further enacted, That in case of failure on the part of the owner or owners of the aforesaid lands to pay within the aforesaid time, the full amount of tax due thereon, the collectors under the directions, and with the approbation of their respective supervisors, shall immediately proceed to sell at public sale, at the times and places mentioned in the advertisement of the supervisor, so much of the lands aforesaid as may be sufficient to satisfy the same, together with all the costs and charges of preparing lists, advertising and notifying as aforesaid, and of sales.

Sec. 3. And be it further enacted, That the aforesaid tax, including all costs and charges as aforesaid, shall be and remain a lien upon all lands, and other real estate on which the same has been aforesaid, until the tax due upon the same, including all costs and charges, shall have been collected, or until a sale shall have been effected, according to the provision of this act, or of the act to which this is a supplement.

Sec. 4. And be it further enacted, That in all cases wherein any tract of land may have been aforesaid in one assessment, which, at the time when such assessment was made, was actually divided into two or more distinct parcels, each parcel having one or more distinct proprietor or proprietors, it shall be the duty of the collector, to receive in manner aforesaid, from any proprietor or proprietors thus situated, his or their proportion of the tax due upon such tract; and thereupon, the land of the proprietor, or proprietors, upon which the tax shall have been thus paid, shall be forever discharged from any part of the tax due under the original assessment.

Sec. 5. And be it further enacted, That in any case in which it may have happened that lands actually belonging to one person, may have been, or hereafter shall be aforesaid in the name of another, and no sale of the same shall yet have been made, the same proceedings shall be had for the sale of the aforesaid lands, in order to raise the tax aforesaid in relation to the same, as is provided by the eleventh section of the act to which this is a supplement, in the case of lands aforesaid, the owner whereof is unknown; and such shall transfer and pass to the purchasers, a good and effectual title.

Sec. 6. And be it further enacted, That the right of redemption referred to the owners of lands and tenements sold under this act, or the act to which this is a supplement, shall, in no wise, be affected or impaired: Provided always, that the owners of lands, which shall thus be sold after the passing of this act, in order to avail themselves of that right, shall make payment or tender of payment, within two years from the time of sale for the use of the purchaser, his heirs or assigns, of the amount of the said tax, costs and charges, with interest for the same, at the rate of twenty-five per cent. per annum.

TAKEN up by the subscriber, living about six miles from Lexington, near Hickman road, a BAY HORSE, about 10 years old, supposed to be fourteen hands three inches high, has a small star in his forehead, had a four or five fluffing bell on, branded on the near shoulder, but not intelligible, trots and paces.

Jesse Rutherford.

TAKEN up by the subscriber, about three and a half miles from Paris, on the waters of Houston,

A STRAWBERRY ROAN MARE, has a star and snip in her forehead, and a third at the door of the Baptist meeting house, in laid town, some Sunday immediately after divine service.

A copy. Tette,

Thomas Jolly.

SPECULATOR,

WILL stand a Fall Seafon at H. Taylor's farm, in Clarke county, and be let to mares at the reduced price of Fourteen Dollars, to be paid on or before the first day of November next ensuing, or Twelve Dollars Cash in hand, with One Dollar to the Groom in either instance. Seafon to commence, on the 15th of August and end 15th October.

Jno. Hoomes,
Jno. Breckinridge,
H. Taylor.

4W STRAYED

From Robert Sanders' tavern, about the 10th or 15th of last March, a BRIGHT BAY MARE, about six years old, about fourteen hands two or three inches high, a long switch tail, a little roach backed, with some scars about the middle, trots and canters, a tolerable likely Mare. Whoever delivers her to the Jailer in Lexington, or to Mathew Anderson, near Winchester, Clarke county, shall receive Eight Dollars reward.

Benj. W. Burton.

July 9th, 1802.

TEN DOLLARS REWARD.

RAN away from JESSE RATLIFFE, near Lexington, on Friday, the 9th July, a NEGRO MAN, named JOSUA, about 21 years of age, about 5 feet 9 inches high, slender built and likely. Whoever will deliver said negro to the subscriber in Lexington, shall have the above reward.

JO: BOSWELL.

July 15, 1802.

Madison scd. June Court 1802.
Thomas Hardwick, Complainant,

Against Henry Francis, Joseph Beard, and John Stone, D. dants.

IN CHANCERY.

THE defendant John Stone, having failed to enter his appearance agreeable to law and the rules of this court, and not being an inhabitant of this state, on the motion of the complainant by his counsel, it is ordered that the said defendant do appear here on the first Monday in September next, and answer the bill of the complainant, and that a copy of this order be published for two months in the Kentucky Gazette, another set up at the court-house door, and another published at the Stone meeting-house on Tate's creek, some Sunday after divine service.

A copy. Tette, Will. Irvine.

TAKE NOTICE.

THAT I shall attend with commissioners appointed by the court of Madison county, on the ninth day of August next, at the mouth of Meadow creek, on the South fork of Kentucky, to take the depositions of witnesses and perpetuate testimony respecting an entry of one thousand acres, made in the name of Fisher Rice. Also I shall attend with commissioners appointed by the court of Montgomery county, on the thirteenth of August next, at the mouth of Quickland creek, on the North fork of Kentucky, to take the depositions of witnesses and perpetuate testimony of an entry made in the name of Fisher Rice, for two thousand acres. Also shall attend at one other entry of six hundred and odd acres, made in the name of Fisher Rice, the sixteenth day of August on the North fork of Kentucky river.

JOHN P. ANDERSON,
Attorney in fact for Fisher Rice.

July 12th, 1802.

STATE OF KENTUCKY.

MASON COUNTY, scd. April term, 1802.

John Edgar, Complainant,
against Peter Labra, Defendant.

IN CHANCERY.

IT appearing to the satisfaction of the court, that the defendant is not an inhabitant of this commonwealth, and he having failed to appear and file his answer agreeable to law and the rules of this court: upon motion of the complainant, by his attorney, it is ordered, that unless he appear here at the next October court, in person, or by some attorney of record, and answer the said complaint, the same shall be taken as confessed, and it is further ordered, that a copy of this order be advertised for two months successively in some public authorized paper; another posted at the door of the court house in Washington, and a third at the door of the Baptist meeting house, in laid town, some Sunday immediately after divine service.

A copy. Tette,
THO. MARSHALL, Jun. c. M. C.

COOPERS WANTED.

VERY liberal encouragement will be given to Four or Five GOOD COOPERS, at the Hickman Mills, near Lexington. D. M'Vicar.

14th July, 1802.

Millersburg Lead Mine

LOTTERY.

SCHEME.

1	prize of 600	dollars, is	600
2	300		600
6	100		600
10	50		500
50	20		1000
100	15		1500
2079	9 & a fraction		19000
	100 each,		200

6000 tickets at 4 dollars each, 24,000
2,250 Prizes, 3,750 Blanks. Not two
blanks to a prize.
15 per cent to be deducted from all prizes;

The object of this Lottery is to raise 3600 dollars, in order to improve and extend the Lead Mine at Millersburgh, Bourbon county. When the immense advantage that will result to the community by improving this mine, (in retaining large sums of money in our own state) is taken into consideration, there scarcely can remain a doubt but that the tickets will meet with a rapid sale and the drawing commence in April next.

WILLIAM HENRY,
THOMAS HUGHES,
DAVID FLOURNOY,
DANIEL DUNCAN,
JOSEPH DESHAY,
JOHN PICKETT,
DUVAL PAYNE,
WM. E. BOSWELL,

*** Tickets to be had of the managers

BY YESTERDAY'S MAIL.

LONDON, May 8.

A letter from Vienna, April 21, states—“In Servia, Bulgaria, and most of other provinces of Turkey in Europe, the Pachas refuse to obey the orders of the Porte and appear to aim at rendering themselves independent, by a connection with Paffawian Oglou.”

NEW-YORK, June 30.

Captain Rogers from St. Augustine, informs us, that two days before he sailed a party of General Bowles' Indians came within four miles of the town, killed one man, and took six negro men, one woman and a child prisoners. The Governor of St. Augustine, on being made acquainted with this circumstance, ordered a detachment of militia to go in immediate pursuit of them.

BALTIMORE, June 30.

On Sunday the 13th inst. a tremendous tornado was experienced in several towns in the state of New-Hampshire which did immense damage. It was accompanied with thunder, lightning and hail—houses were unroofed, windows broken, barns, trees, fences, &c. were leveled to the ground. About 80 feet of the roof of Dartmouth College was taken off by the violence of the gale, and carried to a great distance.

In the late treaty between France and Great-Britain nothing is said respecting certain stipulations in ancient treaties, which upon similar occasions it has been customary to renew, and France has purposely kept back, from engaging in any commercial arrangements. She will now endeavor to revive her manufactures. English cloth will be refused admittance into France except upon the payment of high duties, and every means will be employed to extend her commerce—Shipbuilding will re-commence—new colonies will be planted, and sources of wealth will be sought out in every climate—the iles of France and Bourbon will become of great importance as they will be places of deposit for their future operations against the English power in India. Madagascars will be colonized, and with Pondicherry and Chandernagore, will in time become valuable settlements; and from whence, fending forth the conquerors of Marange, he may seize on all the English possessions in that quarter of the world. To counteract the views and policy of the French government, the British will be obliged to keep up a very considerable naval and military force in India, which will be productive of great expence and finally tend to draw the two powers into new wars. Jealous of each other, France and England will not long remain at peace, and the distant shores of Coromandel and Malabar will witness the mighty efforts of these two rival nations, contending for the spoils of half the globe.

It is said that the French intend sending 8000 troops to the iles of France—and from the great number, it has been conjectured, that some new establishments were intended to be formed in India; at any rate, Bonaparte will be prepared to attack the British possessions in that quarter, should a new war break out, and in the interim the soldiers will get inured to the climate.

SACRED TO THE MUSES.

FRIENDSHIP.

WHEN fortune smiles and looks serene,
"Tis "Sir, how do you do?
"Your family are well, I hope;
"Could I serve them, or you?"
But turn the scale, let fortune frown,
And dire misfortune greet you;
"Tis then, "I'm sorry for your loss;
"But times are hard—good bye t'ye."

Those, then, who off your table graced,
And on your viands fed;
Will be the first to give a kick—
"He brought it on his head!"

ANECDOTE.

A clownish gentleman, who had courted a young lady, and agreed upon the marriage, offered a pretty mare, grazing, which he would have into the bargain. The father being unwilling to part with the mare, the match was broke off. A twelve month after, the woer meets the lady at a fair, and would fain have renewed his acquaintance; but the pretended ignorance at first, and said the did not know him! "No" said he, "do not you know me? Why I was once a flitor to you." "I cry you mercy, sir," said she, "now I remember you came a wooing to my father's mare, and she is not married yet."

JOSEPH HAMILTON DAVEISS,
Has removed his residence to
LEXINGTON.

3m 13th June, 1802.

MANN'S LICK SALT,
Will be exchanged for COUNTRY LINEN & HEMP, by

SAM'L DOWNEY.

Lexington, June 23d, 1802.

DANVILLE DISTRICT, to wit:

May Term, 1802,

John Moore,
Complainant,
against

Adam Rankin and John Dunlap, $\frac{1}{2}$ Defendants.

IN CHANCERY.

THE defendant John Dunlap, having failed to enter his appearance herein, agreeable to law and the rules of this court, and it appearing to the satisfaction of the complainant, that an inhabitant of this court on motion of the complainant by his counsel, it is ordered, that the said defendant do appear here, on the third day of the next August term, and answ' the complainant's bill, and that a copy of this order be forthwith inserted in the Kentucky Gazette, two months successively, another copy inserted at the meeting-house door, from Sunday immediately after divine service, &c.

A Copy, Telle

WILLIS GREEN, c. d. d. c.

WILLIAM WEST,
Has Received and is Just Opening,
In the Store lately occupied by Mr. George Tegar-

den.

A Handsome Assortment of
MERCANDISE,
Containing of

Dry Goods,
Groceries,
Hard Ware,
Queens' Ware, &
Gla's Ware,

Which have been bought on good terms, and will be sold for CASH, as Cheap as any in the state.
No Credit can be given on any terms.

Lexington, May 13, 1802.

P. S. I have on hand and unopened, an INVOICE of MERCANDISE, to a considerable amount, that I will to sell by whole sale; payable principally in PRODUCE.—The purchaser must give good security for the true performance of his contract.

W. W.

TO ALL WHO MAY BE CONCERNED.

TAKE NOTICE,

THAT I have appointed JOHN M. BOGGS, of the town of Lexington, my attorney, to transact, adjust and perform all manner of Buflines, relating to fundy accounts, instruments of writing, papers &c. now in possession of said BOGGS, which the late Joseph COBY died possessed of.—Also to adjust all lawful demands against the said JOHN COBY deceased.

JOHN COSBY.

In virtue of the above, all persons indebted to the estate of the said Joseph COBY deceased, are requested to make immediate payment; and those who have any demands against said estate, are desired to present them to the subscriber for settlement immediately.

JOHN M. BOGGS.

June 17, 1802.

PETER PAUL & SON,

STONE CUTTER'S

From LONDON,

Now living on the Woodford road, Lexington,

RESPECTFULLY inform their friends and the public at large, that they carry on the STONE CUTTING buflines in all its various branches, such as

TOOMBS.

GRAVE STONES of all sorts,
Polished MARBLE CHIMNEY
PIECES, and

FREESTONE ditto,
SAFES, to preserve Papers, Money, &c. from being destroyed in case of Fire.

49f

NEW & CHEAP STORE.

Lewis Sanders, Esq. Co.

HAVE received from Philadelphia, and are now opening a choice and general assortment of

MERCANDIZE,

Consisting of

DRY GOODS, viz.

Superfine Cloths,
Velvets and Fancy Cords,
India Muslins, which they would sell low for call, by the original package.

Figured, plain & glazed cambric do.
Tambore & plain Jacconet do.

Ditto Book do.
A choice assortment of Chintzes & Calicos of the newest and most fashionable patterns;

India silk, Romals & Bandanas,
Irish Linen, sold very low by the piece;
Lutefring, Sattins & Sarfantes,
Marfelles Walfacingo,

A large assortment of Umbrellas, &c.
A very general assortment of Hardware, German, Crawley & English Blister steel, Vices,

A general assortment of Saddlery &c.
China, Gla's, Queen's & Tin ware.

Groceries,
Coffee, Teas,

Spices, Dye Stuffs,

Bed Red Bark for sale by the pound or larger quantity;

Port Wine,
Bengali, Spanish and French Indigo,
Armato,

Cotton and Wool Cards, &c. &c.

Having laid in the above assortment on such terms as will enable them to give greater bargains than has heretofore been given in this place, they flatter themselves that the purchaser will find it his interest to give them a call.

No credit on any terms whatever.

Lexington, 2d April, 1802.

FOR SALE,

THE PROPERTY lately occupied in this town, by Mr. Arthur Thompson, and at present by Mr. Dullum, consisting of Two New Two Story

FRAME HOUSES,

Neatly finished, large and convenient Cellars, a large frame Stable and Kitchen, and a large Room and Three Lots belonging to the above premises. Also two hundred acres of GOOD QUALITIED LAND, lying on the side of Salt River, about seven miles from this town; the title clear of every kind of dispute; the Land is well watered, but enclosed, and the trees well about given for the payment, the whole amount will be received in Produce. The terms will be made known by application to Mr. Cragg & Thurby, merchants of Philadelphia, or the subscriber, in Danville.

A copy, Telle

WILLIS GREEN, c. d. d. c.

WILLIAM WEST,

Has Received and is Just Opening,

In the Store lately occupied by Mr. George Tegar-

den.

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Containing of

Dry Goods,
Groceries,
Hard Ware,
Queens' Ware, &
Gla's Ware,

Which have been bought on good terms, and will be sold for CASH, as Cheap as any in the state.

No Credit can be given on any terms.

Lexington, May 13, 1802.

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Ditto Book do.
A choice assortment of Chintzes & Calicos of the newest and most fashionable patterns;

India silk, Romals & Bandanas,
Irish Linen, sold very low by the piece;

Lutefring, Sattins & Sarfantes,
Marfelles Walfacingo,

A large assortment of Umbrellas, &c.
A very general assortment of Hardware, German, Crawley & English Blister steel, Vices,

A general assortment of Saddlery &c.
China, Gla's, Queen's & Tin ware.

Groceries,
Coffee, Teas,

Spices, Dye Stuffs,

Bed Red Bark for sale by the pound or larger quantity;

Port Wine,
Bengali, Spanish and French Indigo,
Armato,

Cotton and Wool Cards, &c. &c.

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THAT I have appointed JOHN M. BOGGS, of the town of Lexington, my attorney, to transact, adjust and perform all manner of Buflines, relating to fundy accounts, instruments of writing, papers &c. now in possession of said BOGGS, which the late Joseph COBY died possessed of.—Also to adjust all lawful demands against the said JOHN COBY deceased.

JOHN COSBY.

In virtue of the above, all persons indebted

to the estate of the said Joseph COBY deceased, are requested to make immediate payment; and those who have any demands against said estate, are desired to present them to the subscriber for settlement immediately.

JOHN M. BOGGS.

June 17, 1802.

PETER PAUL & SON,

STONE CUTTER'S

From LONDON,

Now living on the Woodford road, Lexington,

RESPECTFULLY inform their friends and the public at large, that they carry on the STONE CUTTING buflines in all its various branches, such as

TOOMBS.

GRAVE STONES of all sorts,
Polished MARBLE CHIMNEY
PIECES, and

FREESTONE ditto,
SAFES, to preserve Papers, Money, &c. from being destroyed in case of Fire.

49f

DANVILLE DISTRICT,

May Term, 1802.

Nathan Hufson and Joseph F. Lewis, Complainants,

against

Sam'l Griffin, Defendant.

In Chancery.

THE Defendant having failed to enter his appearance herein agreeable to law and the rules of this court; and it appearing to the satisfaction of the court, that he is not an inhabitant of this state; on the part of the complainants, it is ordered that he be removed hence, on the third day of the next August term, and another copy of this order be forthwith inserted in the Kentucky Gazette, two months successively, another copy posted up at the court house door, & a third copy published at the door of the meeting house at Stoney Point, some Sunday immediately after divine service.

After the same, the court will proceed to enter judgment in the cause.

A copy, Telle

WILLIS GREEN, c. d. d. c.

TROTTER & SCOTT,

Have just Received from Philadelphia,

d are now opening, for sale, at their

Store, opposite the Market House,

A Large, Elegant, and Well Chosen Af-

fordment of

MERCANDIZE,

Suitable for the present and approaching season,

Consisting of

DRY GOODS,

HARD WARE,

CUTLERY,

GROCERIES,

GLASS,

QUEENS & CHINA WARE,

BAR IRON & STEEL,

NAILS of every description.

Also a constant supply of the best

of SALT, from Mann's Lick.—All of

which will be sold at the most reduced

prices for CASH—only.

Lexington, 7th May, 1802.

STATE OF KENTUCKY.

Lexington District Court,

June Term 1802.

Robert Breckenridge, complainant,

against

Patton Anderson, defendant.

IN CHANCERY.

THE defendant having failed to enter his appearance herein agreeable to law and the rules of this court, and it appearing to the satisfaction of the court, that he is not an inhabitant of this commonwealth, on motion of the complainant by his counsel, it is ordered that the said defendant do appear here on the third day of the next September term, and answer the complainant's bill, that by copy of this order be inserted in the Kentucky Gazette, two months successively, another copy posted up at the court house door, from Sunday immediately after divine service, in the town of Lexington.

A copy, Telle

WILLIS GREEN, c. d. d. c.

NOTICE

HAVING removed my family to a farm in the neighborhood of Lexington, and intending to move to a town in the state, I wish to inform my clients that except during the sessions of the Court of Appeals, General Court, and Circuit Court of the United States, and Kentucky, and the term of the Court of Common Pleas of the state of Ohio, I shall attend at my office, in Lexington, every day, from six o'clock in the morning to twelve at noon, and at Cane run meeting house on Green river, in Franklin county, and Big Benion. Also, 3000, Mason county, Franklin county, on the waters of Licking creek. Also, 1000 acres, waters, Robin's creek, waters of Green river.

Also, the following tracts of LAND, lying in the state of Virginia, 1360 acres

in Monongahela county, in the forks of Buffalo Creek, about 20 miles from Morgantown.

Also, 2000 acres on the waters of Middle Island creek, Harrison county.

Also, 1000 acres on the Ohio river, in Ohio county. Also 2000 acres on the west side of the Little Kanawha river, in six patents. Also, 3000 acres on Mill creek, three miles from its confluence with the Ohio river.

All or any part of the above mentioned tracts of land will be offered low.

For further information, apply to Capt.

BENJAMIN BERRY, living on the South

fork of Elkhorn, near the road leading to Versailles; or to the subscriber, at Mr. RICHARD BRADLEY's, who will show them the lands.

A copy, Telle

Benj. W. Casey, D. C.

ROKE from the table of James Cole-

man, Esq., near Cynthiana, on the

morning of the 26th instant,

A SORREL HORSE,

Between 15 and 16 hands high, a star in

his forehead, both hind feet white, some

fiddle spots, with a dark spot on his right

hip, and a small white one below. I will

reward any person generously who will

secure the said horse so that I get him

again, or on delivering him to me in Lexington.

A copy, Telle

James COLEMAN, Jun.

June 28, 1802.

JOHN JORDAN Jun. & Co.

Have just received and are now opening,

a large and well chosen assortment of

MERCHANDIZE,

Consisting of the following articles,

Superfine, Fine & Common Cloths,

Calfiners,

Swan-downs,

Striped and plain Coatings,

Roof and striped Blankets,

Fancy and Constitution Cloths,

Velvets and Thicks,

Cambricks, Jacconet, Lappet and Book

Muslins,

Plain Linens,

Dimities and Mer-

ries,

Lutefring, Sattins, & Sarfnet,

Chocolate Bandan-

nes,

Blue do.

Turkey Yarn,

Blue Plush,

Crimson do.

Scarlet do.

Wool Cards,

Cotton do.